

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA,

Plaintiff,

v.

Case No. 03-CR-261

VALENCIA PARSONS,

Defendant.

ORDER

Defendant Valencia Parsons has filed with the court a letter requesting that her sentence be reduced by 18 months to correspond with the 18 month reduction she would have been eligible for had she successfully completed the ICC-Bootcamp program which was abolished after the court sentenced her. Ms. Parsons does not cite any rule or statute authorizing the reduction she seeks. Rule 35 of the Federal Rules of Criminal Procedure authorize a court to correct or reduce a sentence in certain circumstances, none of which apply here. And while 28 U.S.C. § 2255 permits a collateral attack on a conviction or sentence that is in violation of a defendant's constitutional rights, no such claim is made here. In sum, I have no authority to grant the relief defendant seeks. *See Romandine v. United States*, 206 F.3d 731, 734-36 (7th Cir. 2000). Accordingly, the letter/motion is summarily denied.

SO ORDERED.

Dated this 7th day of November, 2005.

s/ William C. Griesbach
William C. Griesbach
United States District Judge